REMARKS

Claims remaining in the present patent application are Claims 1-6 and

13-24. Claims 1-4, 13-22 and 24 are amended. No new matter is added. The

Applicants respectfully request reconsideration of the above captioned patent

application in view of the amendments presented herein and the following

remarks.

U.S.C. § 102

Claims 1-3, 3-15 and 19-21 stand rejected under 35 U.S.C. § 102(e) as

being allegedly unpatentable over Larsson (US 6,697,638, "Larsson").

Applicants assert that Claims 1-3, 3-15 and 19-21 are patentable over Larsson

for the following reasons.

With respect to independent Claim 13, Applicants respectfully assert that

Larsson fails to teach or suggest the claimed limitations of:

in response to a request from said first  $\underline{\text{hand-held}}$  computer system to

establish communication between said first and second  $\underline{\text{hand-held}}$ 

computer systems, accessing said device identification of said first  $\underline{\text{hand}}$ 

held computer system on said second hand-held computer system

as recited by amended Claim 13.

Palm-3741.SG/ACM/NAO Examiner: Tran, T. A. Serial No.: 10/083,312 Group Art Unit: 2618

9

In contrast, Larsson is directed to a radio integrated into an automobile

(e.g., a "car kit"). Applicants respectfully assert that a car kit installed in an

automobile fails to teach or suggest the claimed limitations of first and/or

second "hand-held" computer systems. Moreover, Larsson's teaching of car

specific events, e.g., "detecting the door being opened," leads away from hand-

held devices, which do not have such features, e.g., passenger entry doors.

For this reason, Applicants respectfully assert that Claim 13 overcomes

the rejections of record, and respectfully solicit allowance of this Claim.

Applicants respectfully assert that Claims 14-18 overcome the rejections

of record by virtue of their dependency, and respectfully solicit allowance of

these Claims.

Claims 1-3 and 19-21 stand rejected for the same reasons as set forth in

Claims 13-15, "as method." Applicants respectfully assert that Claims 1-3 and

19-21 overcome the rejections of record for at least the rationale previously

presented with respect to Claim 13, and respectfully solicit allowance of these

Claims.

Palm-3741.SG/ACM/NAO Examiner: Tran, T. A.

10

U.S.C. § 103

Claims 4, 5, 16, 17, 22 and 23 stand rejected under 35 U.S.C. § 103(a) as

being allegedly unpatentable over Larsson (US 6,697,638, "Larsson") in view of

Phillipps (WO 02/09362, "Phillipps"). Applicants respectfully assert that

embodiments of the present invention as recited in Claims 4, 5, 16, 17, 22 and

23 are patentable over Larsson in view of Phillipps for the following reasons.

Applicants respectfully assert that Claims 4, 5, 16, 17, 22 and 23

overcome the rejections of record by virtue of their dependency, and respectfully

solicit allowance of these Claims.

In addition with respect to Claim 16, Applicants respectfully assert that

Larsson in view of Phillipps fails to teach or suggest the claimed limitations of

"displaying a representation of said device identification on a display of said

second hand-held computer system" as recited by Claim 16. The rejection

concedes that Larsson does not mention this element, and introduces Phillipps

to correct this deficiency of Larsson.

In contrast, Larsson is directed to a radio integrated into an automobile

(e.g., a "car kit"). Applicants respectfully assert that a car kit installed in an

automobile fails to teach or suggest the claimed limitations of first and/or

Palm-3741.SG/ACM/NAO Examiner: Tran, T. A. Serial No.: 10/083,312 Group Art Unit: 2618

11

second "hand-held" computer systems. Moreover, Larsson's teaching of car specific events, e.g., "detecting the door being opened," <u>leads away</u> from hand-held devices, which do not have such features, e.g., passenger entry doors. For

this additional reason, Applicants respectfully assert that Claim 16 overcomes

the rejections of record, and respectfully solicit allowance of this Claim.

Claims 6, 18 and 24 stand rejected under 35 U.S.C. § 103(a) as being

allegedly unpatentable over Larsson (US 6,697,638, "Larsson") in view of

Johansson et al. (US 2002/0044549, "Johansson"). Applicants respectfully

assert that embodiments of the present invention as recited in Claims 6, 18 and

24 are patentable over Larsson in view of Johansson for the following reasons.

Applicants respectfully assert that Claims 6, 18 and 24 overcome the

rejections of record by virtue of their dependency, and respectfully solicit

allowance of these Claims.

In addition with respect to Claims 6, 18 and 24, Applicants respectfully

assert that Larsson in view of Johansson fails to teach or suggest the claimed

limitations of "responsive to a failure of (establishing a Bluetooth connection

between said second  $\underline{hand\ held}$  computer system and said first  $\underline{hand\ held}$ 

computer system), beginning said Bluetooth discovery process" as recited by

Claims 6, 18 and 24.

Palm-3741.SG/ACM/NAO Examiner: Tran, T. A.

In contrast, Larsson is directed to a radio integrated into an automobile (e.g., a "car kit"). Applicants respectfully assert that a car kit installed in an automobile fails to teach or suggest the claimed limitations of first and/or second "hand-held" computer systems. Moreover, Larsson's teaching of car specific events, e.g., "detecting the door being opened," leads away from handheld devices, which do not have such features, e.g., passenger entry doors. For this additional reason, Applicants respectfully assert that Claims 6, 18 and 24 overcome the rejections of record, and respectfully solicit allowance of these Claims.

Palm-3741.SG/ACM/NAO Serial No.: 10/083,312 Examiner: Tran, T. A. 13 Group Art Unit: 2618 CONCLUSION

Claims remaining in the present Patent Application are Claims 1-6 and

13-24. The Applicants respectfully request reconsideration of the above

captioned patent application.

The Examiner is invited to contact Applicants' undersigned

representative if the Examiner believes such action would expedite resolution of

the present Application.

Please charge any additional fees or apply any credits to our PTO deposit

account number: 504160.

Respectfully submitted,

MURABITO, HAO & BARNES LLP

Date: September 17, 2009

/Anthony C. Murabito/ Anthony C. Murabito Reg. No. 35,295

Two North Market Street Third Floor San Jose, California 95113 (408) 938-9060